Attorney Reference: 123054-06053473 Client Reference: OPP 060822 US

DECLARATION AND POWER OF ATTORNEY RULE 63 (37 C.F.R. 1.63) FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the INVENTION ENTITLED;

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A, ∏ İsat	ttached hereto.	24 2006	as U.S. Application No.	1 .	
C. was	filed as PCT Interna	tional Application N	as U.S. Application No o. PCT/	on	
and 66 applicable to 110	or DCT application) was	no babriame ac	fied specification, including the clai		endment referred to
above. I acknowledge the d foreign priority benefits under which designated at least or	luty to disclose all informater 35 U.S.C. 119(a)-(d) or 3 the other country than the U	ion known to me to be mater 865(b) of any foreign applical	ial to patentability as defined in 3/ i tion(s) for patent or inventor's certifi id have also identified below any fo matter claimed in this application s	C.F.R. 1.56. <u>Except as noted</u> icate, or 385(a) of any PCT in reign application for patent o	nternational Application
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Application Patents	Counting 7	iDayiMonthiyearifled	Date/fils/alaid	Patent/Grantdates	a regimed
10-2003-0074693	Republic of Korea	24/10/2003			
					
if more prior foreign appli	i ications. X box at bottom	and continue on attached	page.	<u> </u>	
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PCT international application application is in addition to defined in 37 C.F.R. 1.58 w	ons listed above or below a that disclosed in such prior hich became available bet	nd, if this is a continuation-in rapplications, I acknowledge ween the filing date of each	i-part (Cir) application, insorar as the duty to disclose all information such prior application and the natio	known to me to he material	ano ciameo in une to patentability as
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that these statements were 1001 of Title 18 of the Unit And I hereby appoint May associated with USPTO C the Patent and Trademark persons no longer with the	a made with the knowledge ted States Code and that s ar Brown Rowe & Maw LLF ustomer No. 43569, as set to Office connected therewith it firm, or and new persons.	that willful false statements uch willful false statements in the property Group forth below, individually and in and with the resulting pate in the false for the late.	nd that all statements made on into and the like so made are punishab nay jeopardize the validity of the applications are collectively, as my counsel to proson, and I hereby authorize them to ar Number, and to act and rely on ir em and by whom/which I hereby de writing to the contrary.	to be directed), and persons ecute this application and to lelete from that Customer 10	of that firm who are trensact all business in mber the names of
MAYER BROWN	NLY FOR ROWE & MAW LLP GTON, D.C.	*0000)43569*	(Customer No. for c	ommunications)
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	AL INVENTORS, see at relan priorities on attact	ttached page. ned page (Incorporated h	erein by reference).		

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DECLARATION AND POWER OF ATTORNEY (continued) ADDITIONAL INVENTORS:

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(4) INVENTOR	S SIGNATURE:	x//		Date:	X June 14	3006
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(6) INVENTOR	'S SIGNATURE:			Date:		· · · · · · · · · · · · · · · · · · ·
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